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APPLICATION N	10.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/815,294	10/815,294 04/01/2004		Edwin Franklin Barry	800.0015 (A1145)	8328
27997	759	04/19/2006		EXAMINER	
		LDSTEIN PLLC	DOAN,	DOAN, DUC T	
SUITE 23		ARK DRIVE		ART UNIT	PAPER NUMBER
DURHAN	M, NC	27713-7736		2188	
				DATE MAILED: 04/19/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

·		Application No.	Applicant(s)					
	Office Action Comment	10/815,294	BARRY ET AL.					
	Office Action Summary	Examiner	Art Unit					
		Duc T. Doan	2188					
Period fo	The MAILING DATE of this communication apport Reply	pears on the cover sheet with the c	orrespondence addr	ess				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL' CHEVER IS LONGER, FROM THE MAILING D. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication.) period for reply is specified above, the maximum statutory period or tre to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONE	N. hely filed the mailing date of this coming (35 U.S.C. § 133).					
Status								
1) 又	Responsive to communication(s) filed on 30 Ju	ulv 2004.						
2a)□		action is non-final.						
3)□	Since this application is in condition for allowa		secution as to the n	nerits is				
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
4)⊠	Claim(s) <u>1-19</u> is/are pending in the application			•				
	4a) Of the above claim(s) is/are withdraw							
	Claim(s) is/are allowed.		•					
6)⊠ Claim(s) <u>1-19</u> is/are rejected.								
7)	Claim(s) is/are objected to.							
` 8)□	Claim(s) are subject to restriction and/o	r election requirement.						
Applicati	on Papers							
9) 🗌	The specification is objected to by the Examine	er						
	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
,	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	The oath or declaration is objected to by the Ex	caminer. Note the attached Office	Action or form PTO	-152.				
Priority ι	ınder 35 U.S.C. § 119							
12)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f).					
_	☐ All b)☐ Some * c)☐ None of:		(1)					
	1. Certified copies of the priority document	s have been received.						
•	2. Certified copies of the priority document	s have been received in Application	on No					
	3. Copies of the certified copies of the prior	rity documents have been receive	d in this National St	age .				
	application from the International Bureau	u (PCT Rule 17.2(a)).	•					
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen	t(s)							
	e of References Cited (PTO-892)	4) Interview Summary						
	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa	ite atent Application (PTO-1	52)				
	r No(s)/Mail Date	6) Other:		·				

DETAILED ACTION

Status of Claims

Claims 1-19 are in the application.

Claims 1-19 are rejected.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

A person shall be entitled to a patent unless -

- (a) the invention was known or used by other's in this country or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in a patent granted on an application for patent by another fled in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claim 1 is rejected under 35 U.S.C. 102 (b) as being anticipated by Saulsbury et al (US 2002/0032710).

As in claim 1, Saulsbury describes a processor address translation apparatus for translating an instruction operand address to a different operand address (Saulsbury's Fig 6A, paragraph 20), the processor address translation apparatus comprising: a memory with an address input for selecting a data element from a plurality of data elements (Saulsbury's Fig 1: #32-1 dram); an instruction register for receiving an instruction encoded with an operand address and control information indicating the operand address is to be translated as part of the instruction's execution (Saulsbury's paragraphs 44,46 VLIW instructions load store; VLIW sub-instructions Fig 4); and an address translation unit for accessing the memory in a translation pattern, having the operand address as input and, in response to the instruction received in the instruction register, translating the operand address to form the different operand address in accordance with the translation pattern (Saulsbury's Fig 5 shows instructions translating operands rw,rx,ry,rz), the different operand address accessing a data element from the memory through the address input (Saulsbury's paragraphs 24-25,35 describe distributed shared memory accessible by processor's load store commands, the memory accessed by operand addresses of instruction as described in paragraph 44, lines 10-13).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2# Sejected under 35 U.S.C. 103(a) as being unpatentable over Saulsbury et al (US 2002/0032710).

As in claim 2, Saulsbury describes wherein the address translation unit further comprises: a plurality of translation parameters and address translation functions supporting a plurality of translation patterns; and an input to select a translation pattern from the plurality of supported translation patterns. Saulsbury's page 6 paragraph 67 describes VLIW is configured to operate with multiple patterns of matrix transpose; Thus obviously, an input to the address translation circuits is required to indicate/select one of these different patterns for the processor and address translation circuits to operate on one of these patterns.

Claims 2-10,16-19 rejected under 35 U.S.C. 103(a) as being unpatentable over Saulsbury et al (US 2002/0032710) as applied to claim 2 and in view of Nair et al (US 6944747).

As in claim 3, the claim recites the processor address translation apparatus of claim 2 wherein the translation parameters include k by k s bits and k e bits for a k bit address and address translation functions further comprises combinatorial logic governed by the following equations; The claim further recites an equation to process matrix transpose of operand addresses. The claim's matrix transpose includes a function (e bits) to provide bit-wise invert of input operand address besides and, xor functions. Saulsbury does not describe the claim's detail of the matrix transpose. However, Nair describes an apparatus for matrix processing that can manipulate addresses bits using matrix multiply, addition, subtraction, bit-reverse operations

etc.. Nair teaches for these matrix operations, it is required the matrix transpose to have functions of bit-wises shifting, logical and, or, xor and bit inverting (i.e NOR, NAND) etc...(Nair's column 12, table 1) Thus it is obviously, the transpose matrix must include the claim's e-bits vector since this vector merely providing the bit-wise invert function in the matrix transpose. It would have been obvious to one of ordinary skill in the art at the time of invention to include the matrix transposes as suggested by Nair in Saulsbury's system by storing the predetermined matrix transposes in a memory that is permanently or dynamically loaded into the system when needed; thereby providing the capability to quickly perform matrix operations.

As in claim 4, the processor address translation apparatus of claim 1 wherein the processor instruction is a block load instruction (Saulsbury's paragraph 66 describes the matrix operates on 16 elements in a 4 by 4 matrix).

As in claim 5, the claim recites the processor address translation apparatus of claim 1 disposed within a plurality of instruction operand address paths for a plurality of instructions, the plurality of instructions fetched for simultaneous execution (Saulsbury's paragraph 33 describes the VLIW sub-instructions are distributed to corresponding processing paths Fig 2: #56).

As in claim 6, Saulsbury describes wherein the plurality of instructions constitutes a very long instruction word VLIW (Saulsbury's paragraph 33).

As in claim 7, the rationale in the rejection of claims 1 and 2 is incorporated herein. The claim recites a processor register file indexing (RFM address translation apparatus for translating an RFI sequence of instruction operand addresses to an RFI sequence of different operand addresses, the processor RFI address translation apparatus comprising:

a memory with an address input for selecting a data element from a plurality of data elements (Saulsbury's Fig 1: #32-1)

an instruction register for receiving an instruction encoded with an operand address and control information indicating the operand address is to be translated as part of the instruction's execution (Saulsbury's Fig 3);

an RFI update unit enabled to generate on the RFI update unit's output a linear sequence of RFI operand addresses in response to a received sequence of RFI translation type instructions (Saulsbury's paragraph 45,52 describes circuits required for decoding various instruction types, generates a sequence of source operands addresses for an VLIW subinstruction; the destination operand addresses are used to update the register file for the next operation. The operation in block of matrix further requires a linear sequence of source and destination operand addresses specified in the sub-instructions).

A multiplexer for selecting between the operand addresses from the instruction Register for a first RFI operation and selecting the RWI update unit's output for subsequent RFI operations. (Salisbury's paragraphs 45,46 clearly describe the destination operand address/destination register of the current instructions are multiplexed and feedback to the source operand/source register for the subsequence instruction).

An address translation unit for accessing the memory in a translation pattern, receiving a sequence of operand addresses from the multiplexer and, in response to the sequence of RFI operand addresses, translating the sequence of RFI operand addresses to form a sequence of different operand addresses in accordance with the translation pattern, the different operand addresses each accessing a data element from the memory through the address input (Salisbury's

paragraphs 51,52 describes the circuits for a matrix transpose operation on a block of operand addresses).

As in claim 8, the claim recites the processor RFI address translation apparatus of claim 7 disposed within PEs of an array of PEs. (Saulsbury's Fig 2, paragraph 34 describes circuits to process sub-instructions are correspond directly to each processing paths, Fig 2: #56. Thus each processing path that corresponds to the claim's PE contains address translation circuit for it's own register file, Fig 2: #60-1, #60-2).

As in claim 9, Saulsbury describes he processor RFI address translation apparatus of claim 7 disposed within a plurality of instruction operand address paths for a plurality of instructions, the plurality of instructions fetched for simultaneous execution. Saulsbury's paragraphs 34 describes using multiple processing paths that process instructions in a parallel manner help improve performance of the processing core.

Claim 10 rejected based on the same rationale as in the rejection of claim 6.

Claim 16 rejected based on the same rationale as in the rejection of claim 4.

Claim 17 rejected based on the same rationale as in the rejection of claim 3. It's obviously that matrix transpose operations AND, OR, XOR etc. as described by Nair must use combination logic.

Claim 18 rejected based on the same rationale as in the rejection of claims 1,3.

Claim 19 rejected based on the same rationale as in the rejection of claim 3.

Claims 11-15 rejected under 35 U.S.C. 103(a) as being unpatentable over Saulsbury et al (US 2002/0032710), in view of Nair et al (US 6944747) and further in view of Dowling (US 6823505)

As in claim 11, the claim recites an address translation memory device for accessing data at translated addresses, the address translation memory device comprising: a first read address input (Dowling's Fig 2: #114 address register pointer), a storage device having data accessible at addressable locations (Dowling's register array, Fig 2: #102; Fig 6: register array A, B), a second read address input for selecting data from the storage device during read operations, and a data output port (Dowling's Fig 2: #120 corresponding data memory of the register array); and an address translation unit for accessing the storage device in a translation pattern (Dowling's Fig 3C, address translation pattern), the address translation unit translating the first read address input in accordance with the translation pattern, to the storage device second read address input for reading data from the storage device at a translated address during a read operation (Dowling's Fig 2: #203, translated address is selected to address the register array, for example in read operation). The claim rejected based on the same rationale as in the rejection of claims 1 and 2

. Saulsbuy does not explicitly describe the claim's detail circuit components of the address translation memory device. However, Dowling describes multiple address translation unit, (Dowling's Fig 2: #212) in functional units that share register array such as register file A, register file B shown in Fig 6. It would have been obvious to one of ordinary skill in the art at the time of invention to include multiple address translation units (Dowling's Fig 2: #212, Fig 6) as taught by Dowling in Saulsbury's system to share addresses in register files thereby allowing

multiple operations executed concurrently using shared address values in register files (Dowling's column 15, line 49 to column 16 line 14).

As in claim 12, the claim rejected based on the same rationale as in the rejection of claim 11. Dowling's Fig 6 clearly shows multiple address translation units operates in both read and write operations.

As in claim 13, the claim recites wherein the storage device further comprises location selection logic merged with the address translation unit. Dowling's Fig 2,Fig 3A show the address translation unit #212 includes selection logic for registers in the register file array.

Claim 14 rejected based on the same rationale as in the rejection of claim 2.

Claim 15 rejected based on the same rationale as in the rejection of claim 3.

Conclusion

When responding to the office action, Applicant is advised to provide the examiner with the line numbers and page numbers in the application and/or references cited to assist examiner to locate the appropriate paragraphs.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Duc T. Doan whose telephone number is 571-272-4171. The examiner can normally be reached on M-F 8:00 AM 05:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mano Padmanabhan can be reached on 571-272-4210. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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DD.

Mano Padmanabhan

Supervisory Patent Examiner

TC2188

MANO PADMANABHAN SUPERVISORY PATENT EXAMINER

Mans Padmanoshar 4/17/06